IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

STACY HILL, individually and on behalf of others similarly situated,

Plaintiff,

Case 1:11-cv-4198

v.

FISHER & SHAPIRO, LLC; and DOES 1-20, Defendants.

MOTION FOR ENLARGEMENT OF TIME

Defendant, FISHER & SHAPIRO, LLC, by its attorneys David M. Schultz and Justin M. Penn, and pursuant to Federal Rule of Civil Procedure 6(b), respectfully requests that this court grant it a 28 day enlargement of time to file its responsive pleading to plaintiff's Class Action Complaint, and in support thereof, states as follows:

- 1. Plaintiff's Complaint purports to state a class action claim under the Fair Debt Collection Practices Act against the defendant.
- 2. Plaintiff's Complaint was filed on June 20, 2011, and defendant was served on or about June 22, 2011. Defendant's responsive pleading is due on or about July 12, 2011.
- 3. Defendant respectfully requests an additional 28 days in which to file a responsive pleading.
- 4. This time is not meant for purposes of unnecessary delay and will not prejudice any party in the litigation.

WHEREFORE, defendant, FISHER & SHAPIRO, LLC, respectfully requests this court grant it an enlargement of time up to and including August 9, 2011, to file an answer or to otherwise plead to plaintiff's Complaint.

Respectfully submitted,

FISHER & SHAPIRO, LLC

By: /s/Justin M. Penn
One of its Attorneys
Justin M. Penn
HINSHAW & CULBERTSON
222 N. LaSalle Street, Ste 300
Chicago, IL 60601
(312) 704-3000
jpenn@hinshawlaw.com

CERTIFICATE OF SERVICE

I, an attorney, hereby certify that on July 11, 2011 I electronically filed Defendant's Motion
for Enlargement with the Clerk of the Court using the CM/ECF system which will send notification
of such filing to all counsel of record.

/s/	Justin M. Penn	
Just	in M. Penn	